UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

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ANTHONY STOKES,

Plaintiff,

CASE NO.: 2:11-cv-03849

(SDW) (MCA)

VS.

ECF CASE

JOHN STEPHENS a/k/a JOHN LEGEND, SONY MUSIC ENTERTAINMENT, COLUMBIA RECORDS, GETTING OUT OUR DREAMS, INC. d/b/a G.O.O.D. Music, JOHN DOES 1-20, fictitious persons, and XYZ CORPORATIONS 1-20, fictitious entities,

RULE 7.1 DISCLOSURE FOR DEFENDANTS SONY MUSIC ENTERTAINMENT AND COLUMBIA RECORDS

Defendants.

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Pursuant to Federal Rule of Civil Procedure 7.1, the undersigned counsel for Defendants SONY MUSIC ENTERTAINMENT and COLUMBIA RECORDS (collectively "Sony Music," as Columbia Records has been erroneously sued herein as a separate legal entity), certifies as follows:

Columbia Records is an unincorporated division of Sony Music. Sony Music is a Delaware general partnership and has no stock. Sony Corporation Japan is a publicly-held company, and is the ultimate parent company of Sony Music.

Dated: September 13, 2011 New York, New York

Respectfully submitted,

PROSKAUER ROSE LLP

By: s/ Dolores DiBella

Dolores F. DiBella (DD 9637)

Eleven Times Square

New York, New York 10036 Telephone: 212.969.3000

Facsimile: 212.969.2900 ddibella@proskauer.com Attorney for Defendants

CERTIFICATE OF SERVICE

I hereby certify that I caused the following counsel of record for Plaintiff to be served with a copy of the foregoing document via ECF, on this 13th of September 2011:

Louis D. Tambaro, Esq. Marks & Klein, LLP 63 Riverside Avenue Red Bank, New Jersey 07701 Telephone: (732) 747-7100 Facsimile: (732) 219-0625

Dated: September 13, 2011

s/ Dolores F. DiBella Dolores F. DiBella (DD 9637)